

QUICKHIRE USER NONDISCLOSURE AGREEMENT

THIS NONDISCLOSURE AGREEMENT, effective _____ is entered into between User (the undersigned) and QuickHire, LLC (QuickHire) of Alexandria, Virginia.

WHEREAS, QuickHire is in the business of providing proprietary staffing and classification software, documentation, and related services to its customers, and

WHEREAS, QuickHire may disclose or make available to User proprietary information and/or trade secrets pertaining to QuickHire's software, data structure, documentation, and capabilities for the purpose of contract performance.

THEREFORE, in consideration of such disclosures, User agrees not to disclose the proprietary information and/or trade secrets of QuickHire received in contract performance or otherwise to any other person.

FURTHERMORE, User will not use QuickHire's proprietary information and/or trade secrets for other than the purposes of using QuickHire system(s) and methodologies to perform the specific Statement of Work issued by a customer with a current license to a QuickHire system. User hereby acknowledges and agrees that all proprietary and/or trade secret information provided hereunder will be held in strict confidence.

USER agrees that QuickHire end-user materials, such as the QuickHire User Manual or QuickHire Training Manual, in their possession will not be copied or reproduced either in whole or in part by any method whatsoever, unless agreed upon in writing by QuickHire, and User agrees to exert his/her best efforts to prevent the disclosure of items to others.

UPON THE REQUEST OF QUICKHIRE: 1)User shall return all proprietary information and/or trade secrets disclosed by QuickHire, but not limited to, written or descriptive material, drawings, operational data, descriptions, or other papers or documents containing any proprietary information and/or trade secret information of QuickHire; 2)User will retain no copies of the same, or destroy such proprietary information and/or trade secrets and certify in writing to QuickHire that such destruction has been effected.

NOTHING contained in this Agreement shall be construed to grant User any right or license under any intellectual property right of the disclosing party.

THIS AGREEMENT shall be governed in accordance with the laws of the Commonwealth of Virginia.

IN WITNESS HEREOF, and intending to be legally bound, the parties have executed this Agreement on the date and year first written above.

User

Print Name: _____

Signature: _____

Title: _____

Company/Agency: _____

CSD Branch: _____

Date: _____